(Rev. June 1988)

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# Application for Determination of Employee Stock Ownership Plan

OMB No. 1545-0284 Expires 5-31-91

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	(Under section 409 or 4975(e)(7) of the Internal Revenue Code)	For IRS Use Uniy			
partment of the Treasury ernal Revenue Service	File with Form 5301, 5303, or 5307, whichever applies.	File folder number ▶			
Name, address, and ZIP code of employer		2 Employer's identification number			
		3 Date plan	was adapt	had	
	Telephone number ▶ ( )	Mo.	was adopi Day	Yr.	
This application is fo	The second secon	1410.	Day		
a	employee stock ownership plan under section 409 e stock ownership plan under section 4975(e)(7)				
Type of plan:	e steek ownership plan arrast seed on 137 ((s)(7)				
a ☐ Profit-shari	na				
b ☐ Stock bonu					
	hase and stock bonus				
Indicate the section an	d page number in the plan document where the following provisions will be found.			Section and age number	
Complete the follow	ing for all plans:			-	
•	gned to invest primarily in employer securities				
	nt must be entitled to direct the plan to vote the allocated securities as re	eauired in sect	ion		
•					
` '	ntitled to a distribution from the plan has a right to demand the entire distrib	ution in emplo	yer		
	if the securities are not readily marketable, the employer will repurchase the				
fair valuation fo	rmula				
d A participant is	entitled to the election to diversify a portion of his or her account's invest	ment in emplo	yer		
	quired under section 401(a)(28)			- · · · · · · · · · · · · · · · · · · ·	
	entitled to commence distribution of his or her account balance after attain		ire-		
	ter death, disability, or separation from service not later than required by sect	ion 409(o) .	<i>,,,,,,,,</i>		
	under section 409 complete the following:		. (///////		
	curities transferred to or purchased by the plan for the employee plan credit				
·	it shall be allocated for the plan year to the accounts of all participants w	ho are entitled	to		
share in these a			:		
	credit or employee stock ownership credit is in substantially the same proportion as each employee's compensation is to the total compensation of all participants. For this allocation, compensation of any participant in				
	est \$100,000 per year shall be disregarded				
	· · · · · · · · · · · · · · · · · · ·				
	No allocated securities as described in section 409(d) may be distributed to any participant before the end of the 84th month after the month of allocation of such securities except for separation from service, death,				
	nation of the plan, or as otherwise stated in section 409(d)				
	participants to the securities allocated to them must be nonforfeitable				
	he employee plan credit or employee stock ownership credit is recaptured		ed,		
	erred to the plan for such credit shall remain in the plan and if allocated shall		ed		
Only plans applying	under section 4975(e)(7) complete the following:		<i>\\\\\\\\</i>		
	gnated as an employee stock ownership plan within the meaning of section 49				
	es for the establishment and maintenance of a suspense account as required	under regulation	ons		
	5-11(c)		• •		
	ghts to plan assets acquired by use of the exempt loan are protected as speci		1		
	5-11(a)(3)(i) and (ii)			·	
	ng under section 409(n) with respect to transactions under section 1042 or				
	ne assets of the plan attributable to employer securities acquired by the plan ction 2057 applies cannot accrue for the benefit of the persons specified				
	tion period				
	•				

Under penalties of perjury, I declare that I have examined this application, including accompanying statements, and to the best of my knowledge and belief it is true, correct, and complete.

Title ▶ Date ▶ Signature ▶

### Instructions

(Section references are to the Internal Revenue Code.)

#### **General Information**

Use this form to apply for a determination letter for either a Tax Credit Employee Stock Ownership Plan that meets the requirements of section 409, or an Employee Stock Ownership Plan (ESOP) that meets the requirements of section 4975(e)(7). Use the form in conjunction with Form 5301, 5303, or 5307, whichever applies.

The plan you establish must be designed to invest primarily in employer securities. For a definition of employer securities as it pertains to your plan, see section 409(I) or section 4975(e)(8). Also see regulations section 1.46-8(d) for the formal plan requirements.

### Paperwork Reduction Act Notice.—

The Paperwork Reduction Act of 1980 says that we must tell you why we are collecting this information, how it is to be used, and whether your response is voluntary, required to obtain a benefit, or mandatory. The information is used to determine whether you meet the legal requirements for the plan approval you request. Your filing of this information is only required if you wish IRS to determine if your plan qualifies under section 409 or 4975(e)(7).

## General Instructions A. Who May File

1. Any corporate employer who elects to have an employee plan credit apply which was earned under section 48(n) as in effect prior to the enactment of the Tax Reform Act of 1984 and has been properly carried from such prior year and establishes a plan intended to meet the requirements under section 409.

- 2. Any corporate employer who has established an ESOP intended to meet the requirements under section 4975(e)(7).
- 3. Any corporate employer who amends an ESOP under sections 409 or 4975.

#### B. What To File

To receive a determination on whether a plan, initially or as a result of a plan amendment, meets the requirements of section 409 or 4975(e)(7), submit Forms 5309 and 5301, 5303, or 5307 plus a copy of all documents and statements required by those forms.

#### C. How To File

Attach the completed Form 5309 to Form 5301, 5303, or 5307 (whichever applies) and file with that form.

### D. Signature

The application must be signed by the principal officer authorized to sign.